Mail Stop Interference
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Filed: 15 December 2011
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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

EDWARD L. **TOBINICK**Junior Party
(Patents 6,419,944 and 6,537,549),

٧.

JUNMING LE, JAN VILCEK, PETER DADDONA, JOHN GHRAYEB, DAVID KNIGHT, and SCOTT SIEGEL, Senior Party (Application Nos. 10/227,488 and 10/665,971).

Patent Interference No. 105,841 (Technology Center 1600)

DECLARATION - Bd.R. 203(b)¹

Part A. Declaration of interference

An interference is declared (35 U.S.C. § 135(a)) between the above-identified

parties. Details of the application(s), patent (if any), reissue application (if any), count(s)

¹ "Bd.R. x" may be used as shorthand for "37 C.F.R. ' 41.x". 69 Fed. Reg. 49960, 49961 (12 Aug. 2004).

and claims designated as corresponding or as not corresponding to the count(s) appear 1 2 in Parts E and F of this DECLARATION. 3 Part B. Judge managing the interference Administrative Patent Judge Sally Gardner Lane has been designated to manage 4 5 the interference. Bd. R. 104(a). 6 Part C. Standing order 7 A Trial Section STANDING ORDER [SO] (Paper 2) accompanies this 8 DECLARATION. The STANDING ORDER applies to this interference. 9 Part D. Initial conference call A telephone conference call to discuss the interference is set for 2:00 p.m. on 1 10 11 March 2012 (the Board will initiate the call). No later than four business days prior to the conference call, each party shall 12 file and serve (SO ¶¶ 10.1 & 105) a list of the motions (Bd. R. 120; Bd. R. 204; 13 14 SO ¶¶ 104.2.1, 120 & 204) the party intends to file. 15 A sample schedule for taking action during the motion phase appears as Form 2 in the STANDING ORDER. Counsel are encouraged to discuss the schedule prior to 16 17 the conference call and to agree on dates for taking action. A typical motion period lasts approximately eight (8) months. Counsel should be prepared to justify any request 18

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for a shorter or longer period.

1	Part E. Identification and order of the parties			
2	Junior Party			
3 4 5	Named Inventors:	EDWARD L. TOBINICK Los Angeles, CA		
6 7	Involved Patents:	6,419,944, issued 16 July 2002, from application 09/826,976, filed 05 April 2001		
8 9 10		CYTOKINE ANTAGONISTS FOR THE TREATMENT OF LOCALIZED DISORDERS		
11 12		6,537,549, issued 25 March 2003, from application 09/841,844, filed 25 April 2001		
13 14 15		CYTOKINE ANTAGONISTS FOR THE TREATMENT OF LOCALIZED DISORDERS		
16 17 18	Assignee:	Tact IP, LLC		
19		Senior Party		
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	Named inventors:	JUNMING LE Jackson Heights, NY		
		JAN VILCECK New York, NY		
		PETER DADDONA Menlo Park, CA		
		JOHN GHRAYEB Downington, PA		
		DAVID KNIGHT Berwyn, PA		
		SCOTT SIEGEL Westborough, MA		

1	involved Applications:	10/227,488, filed 23 August 2002	
2 3 4 5 6		METHODS OF TREATING INFLAMMATION ASSOCIATED WITH NEURODEGENERATIVE DISEASES WITH ANTI-TNFα ANTIBODIES	
7		10/665,971, filed 19 September 2003.	
8 9 10		METHODS OF TREATING NEURODEGENERATIVE INFLAMMATION WITH ANTI-TNF ALPHA ANTIBODIES	
11 12 13	Assignee:	Janssen Biotech, Inc.	
14	The senior party is assigned exhibit numbers 1001-1999. The junior party is		
15	assigned exhibit numbers 2001-2999. Bd. R. 154(c)(1); SO ¶ 154.2.1. The senior party		
16	is responsible for initiating settlement discussions. SO ¶ 126.1.		
17	Part F. Count and claims of the parties		
18		Count 1	
19	C	claim 1 of Tobinick US Patent 6,419,944	
20		or	
21	C	claim 1 of Tobinick US Patent 6,537,549	
22		or ·	
23		Claim 4 of Le 10/227,488	
24		or	
25		Claim 1 of Le application 10/665,971	
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The claims of the parties are:
 1
 2
                                        1-38
                   Tobinick ('944):
 3
 4
                                        1-33
                   Tobinick ('549):
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                                        4, 7-10, 32, 33, 37, 53-58, 60-65, 85, 87, and 88
 6
                   Le ('488):
 7
 8
                   Le ('971):
                                       1-7, 18-20, and 22-37
 9
10
            The claims of the parties which correspond to Count 1 are:
11
                   Tobinick ('944):
                                        1-38
12
13
                   Tobinick ('549):
                                        1-33
14
15
                                       4, 7-10, 32, 33, 37, 53-58, 60-65, 85, 87, and 88
                   Le ('488):
16
                                        1-7, 18-20, and 22-37
17
                   Le ('971):
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19
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            The claims of the parties which do not correspond to Count 1, and therefore are
21
     not involved in the interference, are:
22
                   Tobinick ('944):
                                        None
23
                   Tobinick ('549):
                                        None
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                   Le ('488):
                                        None
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                   Le ('971):
                                        None
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     The parties are accorded the following benefit for Count 1:
                                        09/563,651, filed 02 May 2000, issued as US Patent
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                   Tobinick:
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                                        6,471,961;
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                                        09/476,643, filed 31 December 1999, issued as
35
                                        6,177,077;
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1 2		09/275,070, filed 23 March 1999, issued as 6,015,557; and
2 3 4 5 6 7 8 9		09/256,388, filed 24 February 1999, abandoned.
6 7 8	Le:	09/133,119 ² , filed 12 August 1998, issued as US Patent 6,277,969;
10		08/570,674, filed 11 December 1995, abandoned;
11 12 13 14		08/324,799, filed 18 October 1994, issued as US Patent 5,698,195;
15 16 17		08/192,102, filed 04 February 1994, issued as US Patent 5,656,272;
18 19 20		08/192,861, filed 04 February 1994, issued as US Patent 5,919,452;
21 22 23		08/192,093, filed 04 February 1994, issued as US Patent 6,284,471;
24		08/010,406, filed 29 January 1993, abandoned;
25 26		08/013,413, filed 02 February 1993, abandoned;
27 28	•	07/943,852, filed 11 September 1992, abandoned;
29 30		07/853,606, filed 18 March 1992, abandoned;
31		07/670,827, filed 18 March 1991, now abandoned.
32 33 34		

²The involved Le application no. 10/227,488 is a continuation of application no. 09/766,535, filed 18 January 2001, which issued as US Patent 6,991,791 and is a divisional of application no. 09/133,119. The involved Le application no. 10/665,971 is a divisional of application no. 09/756,398, which issued as US patent 6,835,823 and is a divisional of application no. 09/133,119.

- 1 Part G. Heading to be used on papers
- 2 The following heading must be used on all papers filed in this interference, see
- 3 SO ¶ 106.1.1:

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Patent Interference No. 105,841 (Technology Center 1600)

Part H. Order form for requesting file copies

- 1 When requesting copies of files, use of SO Form 4 will greatly expedite
- 2 processing of the request. Please attach a copy of Parts E and F of this
- 3 DECLARATION with a hand-drawn circle around the patents and applications for which
- 4 a copy of a file wrapper is requested.

/Sally Gardner Lane/ Administrative Patent Judge

Enc:

Copy of STANDING ORDER Copy U.S. Patent 6,537,549 Copy U.S. Patent 6,419,944 Copy of claims of 10/655,971 Copy of claims of 10/227,488

cc (via overnight delivery):

Attorney for Tobinick:

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